EXHIBIT 3

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In re Cathode Ray Tube (CRT) Antitrust Litigation, 3:07-cv-5944-SC (N.D. Cal.)

Dear Kathy:

Ken Gallo has asked me to join the Sharp team to help try the CRT case and prepare it for trial. I am writing to present the following requests and proposals with respect to the document and deposition discovery that Thomson SA must provide in response to the Court's Order of October 23, 2014.

First, we would appreciate your producing, in the next week, the documents that Thomson previously produced to the European Commission ("EC"). Because these documents were already assembled and produced to the EC, Thomson should be able to produce them to us immediately. Please include with the production any specific EC requests for documents that Thomson was responding to, along with any letters or other documentation either summarizing the production or showing any limitations on the production. If Thomson does not produce these documents in the next week, we will return to the Court and seek Court resolution setting

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Kathy L. Osborn

a production schedule, as stated in the email my colleague Blaise Warren sent to you two days ago on October 28, 2014.

Second, to facilitate completion of the deposition discovery within 60 days after the Court issued its Order on October 23, we would appreciate your producing the remaining documents subject to the Court's Order compelling production by November 21, 2014.

Third, while we appreciate your statement that Thomson will try to be available for the Rule 30(b)(6) deposition by the first week of December, the timing of that deposition necessarily will depend on how quickly Thomson completes its production of documents subject to the Order.

Fourth, we propose the following alternative to proceeding under the Hague Convention with respect to the depositions of the French witnesses. We are willing to appear in Brussels or London for the deposition of each witness who is willing to travel there for deposition. That would allow the parties to proceed with a US-style deposition conducted pursuant to the Federal Rules, it would allow the witnesses to avoid having to appear before a French Magistrate and answer the Magistrate's questions in addition to the parties' questions, and we would also agree to limit our questioning in each such deposition to one half day (3-1/2 hours) if the witness agrees to proceed in English. Please let us know whether the witnesses agree to this alternative procedure.

Finally, I understand from Blaise that when he discussed Thomson's authentication RFA responses with you on October 27, 2014, you stated that you would think about the issue further and come back to us. Please let us know when we will receive your response so we can evaluate whether to proceed with a motion to compel.

Sincerely,

OJ R. UJ
David J Ball